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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/495,207	01/31/2000	Robert E. Robotham	1400.4100242	4551	
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	NYDER & ASSOCIAT	PHILPOTT, JUSTIN M			
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AUSTIN, T	X 78746		2665	ž	
			DATE MAILED: 04/05/2004	4	

Please find below and/or attached an Office communication concerning this application or proceeding.

-:		Application No.	icant(s)				
		09/495,207	ROBOTHAM, ROI	BERT E.			
	Office Action Summary	Examiner	Art Unit				
	•	Justin M Philpott	2665				
	The MAILING DATE of this communication	· · · · · · · · · · · · · · · · · · ·	ith the correspondence ad	ldress			
Period for Reply							
THE I - Exter after - If the - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REMAILING DATE OF THIS COMMUNICATIOns ions of time may be available under the provisions of 37 CFR SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a period for reply is specified above, the maximum statutory per re to reply within the set or extended period for reply will, by strength of the provided by the Office later than three months after the med patent term adjustment. See 37 CFR 1.704(b).	N. 1.136(a). In no event, however, may a reply within the statutory minimum of thi iod will apply and will expire SIX (6) MOI atute, cause the application to become A	reply be timely filed rty (30) days will be considered timel NTHS from the mailing date of this of BANDONED (35 U.S.C. § 133).				
Status							
1)🖂	Responsive to communication(s) filed on 13	<u> 2 January 2004</u> .					
2a)⊠	This action is FINAL . 2b) T	his action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Dienoeiti	on of Claims						
		·					
	Claim(s) <u>1-24</u> is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration.						
	Claim(s) is/are allowed.	Jiawii Iloili consideration.					
· <u> </u>	Claim(s) <u>1-24</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
′—	Claim(s) are subject to restriction an	d/or election requirement.					
Applicati	ion Papers						
9)[7]	The specification is objected to by the Exam	niner					
10)⊠ The drawing(s) filed on <u>31 January 2000</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority (under 35 U.S.C. § 119						
_	Acknowledgment is made of a claim for fore	eian priority under 35 U.S.C.	& 119(a)-(d) or (f)				
a) ☐ All b) ☐ Some * c) ☐ None of:							
1. Certified copies of the priority documents have been received:							
	2. Certified copies of the priority docum		Application No				
	3. Copies of the certified copies of the	oriority documents have been	n received in this National	Stage			
	application from the International Bu	reau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.							
Attachmen							
	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948)		Summary (PTO-413) (s)/Mail Date				
3) 🔲 Infor	mation Disclosure Statement(s) (PTO-1449 or PTO/SB er No(s)/Mail Date		Informal Patent Application (PT	O-152)			

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DETAILED ACTION

Response to Arguments

- 1. Applicant's arguments filed January 12, 2004 have been fully considered but they are not persuasive.
- 2. Regarding claims 1, 10 and 17, first, applicant argues (page 12, fifth paragraph continued to page 13) that Soirinsuo does not teach generating a cell stream as recited in applicant's claims. However, as discussed in the previous office action, and repeated herein, via VPI/VCI Translation 934 in FIG. 9 (see also related text, col. 9, lines 33-51), Soirinsuo teaches generating a cell stream for the merged virtual connection based on the prioritization information and virtual connection identities, wherein the merged virtual connection is identified by a merged virtual connection identifier, wherein each cell in the cell stream includes the merged virtual connection identifier. Specifically, Soirinsuo teaches the cell stream for the merged virtual connection (e.g., cell stream on VCC connection 960) is generated based on the prioritization information (e.g., service classes; see col. 7, lines 37-50; payload type PT, see col. 9, lines 7-32; and with respect to scheduler, see col. 10, lines 22-42 regarding weighted scheduling and priorities) and virtual connection identifiers stored in the queue (e.g., see col. 10, lines 10-21 regarding queuing the identity of a virtual connection when cells that constitute a complete packet are received). Further, Soirinsuo specifically teaches the merged virtual connection (e.g., cell stream on VCC connection 960) is identified by a merged virtual connection identifier (e.g., VCC of connection 960, see also col. 9, lines 41-46 regarding combining/merging to a single VCC) wherein each cell in the cell stream then includes the merged virtual connection identifier (e.g., each cell in the

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cell stream on connection 960 comprises the VCC of connection 960, see col. 9, lines 41-46).

Thus, applicant's argument that Soirinsuo does not teach generating a cell stream as recited in applicant's claims is not persuasive.

Second, applicant argues (page 13, first paragraph) that Examiner has not provided evidence of the "other methods" recited by Soirinsuo (col. 10, lines 18-21) as to how they would relate to queuing recited in applicant's claims. However, the mentioning of "other methods" by Soirinsuo is a clear invitation to consider other methods used in related art. Accordingly, Benson is introduced to teach such "other methods", wherein Benson specifically discloses the queuing recited in applicant's claims. That is, like Soirinsuo, Benson also teaches a method for receiving cells, and further, specifically teaches queuing an identifier in a queue (e.g., in the form of complete pointer 128) when cells that constitute a complete queue are buffered in a corresponding cell buffer (e.g., complete queue 124, see col. 4, line 40 – col. 6, line 50 with reference to FIG. 2). As further evidence that the teachings of Benson are directed towards art related to Soirinsuo, like Soirinsuo, Benson also teaches that it is well known in the art to also identify when cells that constitute a complete packet are buffered (e.g., see col. 2, lines 58-67), when suitable memory is available. Thus, at the time of the invention one of ordinary skill in the art would be motivated to apply the teachings of Benson to the art of Soirinsuo as encouraged by Soirinsuo in the form of "other methods". Still further, the teachings of Benson provide improvements in ATM communication such as reduced memory requirements and lower latency (e.g., see col. 2, lines 66-67). Thus, at the time of the invention it would have been obvious to one of ordinary skill in the art to apply the teachings of Benson to the method of Soirinsuo in order to reduce memory requirements and reduce latency in ATM communications.

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Accordingly, applicant's argument that the cited art fails to disclose the queuing recited in applicant's claims is not persuasive.

- 3. Regarding claims 2, 14 and 18, applicant argues (page 13, second paragraph) that the cited portion of Soirinsuo does not teach the elements of applicant's claims. However, as discussed in the previous office action, and repeated herein, Soirinsuo teaches dequeuing cells from the plurality of buffers to produce the cell stream, wherein dequeuing of the cells is based on the prioritization information (e.g., see col. 9, line 33 col. 10, line 65). More specifically, Soirinsuo teaches receiving cells for buffering (e.g., see col. 9, lines 52-55) and dequeuing the cells from the buffers (e.g., see col. 9, lines 56-62 regarding the transmission of the buffered cells) to produce the cell stream (e.g., on VCC connection 960). Thus, applicant's argument is not persuasive.
- 4. Regarding claims 3, 11, 13 and 19, applicant argues (page 13, third paragraph) that
 Soirinsuo in view of Benson fails to disclose the queuing the identity of the virtual connection
 into a corresponding one of the plurality of queues based on class of the virtual connection.
 However, as discussed in the previous office action, Benson clearly teaches the queuing
 arrangement, and also as discussed in the previous office action, Soirinsuo clearly teaches
 operation is performed based on class of the virtual connection (e.g., see service classes in col. 7,
 lines 37-50; payload type PT in col. 9, lines 7-32; and with respect to scheduler, see col. 10, lines
 22-42 regarding weighted scheduling and priorities). As discussed, the teachings of Benson
 provide improvements in ATM communication such as reduced memory requirements and lower
 latency (e.g., see col. 2, lines 66-67). Thus, at the time of the invention it would have been
 obvious to one of ordinary skill in the art to apply the teachings of Benson to the method of

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Soirinsuo in order to reduce memory requirements and reduce latency in ATM communications.

Accordingly, applicant's argument is not persuasive.

- 5. Regarding claims 4, 12 and 20, applicant argues (page 14, first paragraph) that Bensen does not teach the entire language of applicant's claims. However, as discussed in the previous office action, and repeated herein, with respect to claims 4, 12 and 20, Benson teaches the method of claim 3 as discussed and further teaches the plurality of queues is a linked list configuration (e.g., see col. 5, lines 5-15 and FIG. 2 regarding pointer 128). Further, it is implicit that by teaching the queues are a linked list configuration, the identities are appended to tails or headers of the lists as is known in the art of linked lists. Thus, Benson clearly anticipates the language of applicant's claims. Accordingly, applicant's argument is not persuasive.
- Regarding claims 5, 7, 8, 21, 23 and 24, applicant argues (page 14, second paragraph; and page 15, first and second paragraphs) these claims should be allowed because they depend upon claim 1. However, as discussed above, Soirinsuo in view of Benson teach claim 1. Thus, this argument is not persuasive.
- Regarding claims 6 and 22, applicant argues (page 14, third paragraph) that Soirinsuo does not disclose referencing a prioritization table that stores an accessing sequence for the queues as recited in applicant's claims. However, as discussed in the previous office action, and repeated herein, Soirinsuo teaches prioritization information further comprises referencing a prioritization table (e.g., scheduler supporting priorities, see col. 10, lines 22-42) that stores an accessing sequence (e.g., buffer state list or weighted scheduling) for the plurality of queues. Thus, applicant's argument is not persuasive. Applicant further argues that Soirinsuo fails to further explain how such functions are to be implemented. However, applicant's claims do not

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recite any additional implementation explanation within the claims that is not taught by Soirinsuo. Thus, applicant's additional argument is moot.

- 8. Regarding claim 9, applicant argues (page 15, third paragraph) that Soirinsuo does not disclose the limitations recited in the claim. However, as discussed in the previous office action and repeated herein, Soirinsuo teaches generating a cell stream by combining the cell stream of a first virtual connection (e.g., VCC₁) with a cell stream of at least a second virtual connection (e.g., VCC₂), wherein the virtual connection identifier corresponding to the second virtual connection is different than the first virtual connection identifier. Further, while Soirinsuo may not specifically disclose that, e.g., a first virtual connection (e.g., VCC₁) comprises a merged virtual connection and that the merged virtual connection is further merged with a second virtual connection, Soirinsuo teaches the method of providing a merged virtual connection (e.g., 450 VCC_{1-n}) comprising a plurality of virtual connections. At the time of the invention it would have been obvious to one of ordinary skill in the art to utilize a first virtual connection (e.g., VCC₁) comprising a merged virtual connection such as the merged virtual connection taught by Soirinsuo (e.g., 450 VCC_{1-n}) in order to accommodate additional virtual connections. Moreover, it is generally considered to be within the ordinary skill in the art to duplicate parts for a multiplied effect. St. Regis Paper Co. v. Bemis Co., Inc., 193 USPO 8, 11 (7th Cir. 1977). Thus, at the time of the invention it would have been obvious to one of ordinary skill in the art to include an additional stage of merging virtual connections in Soirinsuo in order to accommodate additional virtual connections for a multiplied effect.
- 9. Regarding claims 15 and 16, applicant argues (page 15, fourth paragraph) that Soirinsuo does not anticipate including the system in an ingress or egress portion of a communications

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switch. However, as discussed in the previous office action, and repeated herein, Soirinsuo teaches the virtual connection merging system is included in a portion of a communication switch (e.g., see col. 10, lines 35-42). This "portion" implicitly is either an ingress or egress portion. While Soirinsuo may not specifically disclose which portion of the switch the system is included in, Soirinsuo does *not* disclose the location of the virtual connection merging system is limited to specifically either the ingress portion or egress portion of the communication switch. That is, the teachings of Soirinsuo are clearly applicable for ingress and/or egress portions of a communication switch since Soirinsuo does not limit application to only one of ingress or egress portions, and since the portion of the communication switch of Soirinsuo implicitly is either an ingress or egress portion. Thus, at the time of the invention it would have been obvious to one of ordinary skill in the art to locate the system of Soirinsuo in the ingress or egress portion of the communication switch since Soirinsuo does not limit application to only one of ingress or egress portions, and since the portion of the communication switch of Soirinsuo implicitly is either an ingress or egress portion.

Claim Rejections - 35 USC § 103

- 10. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 11. Claims 1-24 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent

 No. 6,148,001 to Soirinsuo et al. in view of U.S. Patent No. 6,026,090 to Benson et al.

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Regarding claims 1, 10 and 17, Soirinsuo teaches a method for merging a plurality of virtual connections (e.g., VCC₁-VCC_n in FIG. 4) to form a merged virtual connection (e.g., 450), comprising: buffering cells of each of the plurality of virtual connections into a corresponding one of a plurality of cell buffers (e.g., see col. 10, lines 58-60), wherein each of the plurality of virtual connections is identified by a virtual connection identifier (e.g., VCI 712 in FIG. 7); queuing the identity of a virtual connection when cells that constitute a complete packet are buffered in a cell buffer (e.g., via switch controller comprising state machine 1130, see col. 10, lines 16-18); obtaining prioritization information for the merged virtual connection (e.g., service classes, see col. 7, lines 37-50; and payload type PT, see col. 9, lines 7-32); and generating a cell stream for the merged virtual connection based on the prioritization information and virtual connection identities, wherein the merged virtual connection is identified by a merged virtual connection identifier (e.g., see VPI/VCI Translation 934 in FIG. 9), wherein each cell in the cell stream includes the merged virtual connection identifier. While Soirinsuo may not specifically disclose queuing the identity (e.g., VCI) in a specific queue configuration, Soirinsuo teaches the step of scheduling virtual connections in accordance with the completion of buffered packets (e.g., see col. 9, lines 15-16) via a switch controller (e.g., see col. 10, lines 16-29). Furthermore, Soirinsuo discloses that those skilled in the art will recognize that other methods of obtaining the state of the received cells may be used without departing from the scope of the invention (col. 10, lines 18-21). Benson also teaches a method for receiving cells, and further, specifically teaches queuing an identifier in a queue (e.g., in the form of complete pointer 128) when cells that constitute a complete queue are buffered in a corresponding cell buffer (e.g., complete queue 124, see col. 4, line 40 – col. 6, line 50 with reference to FIG. 2). Benson further teaches that it

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is well known in the art to also identify when cells that constitute a complete packet are buffered (e.g., see col. 2, lines 58-67), when suitable memory is available. The teachings of Benson provide improvements in ATM communication such as reduced memory requirements and lower latency (e.g., see col. 2, lines 66-67). Thus, at the time of the invention it would have been obvious to one of ordinary skill in the art to apply the teachings of Benson to the method of Soirinsuo in order to reduce memory requirements and reduce latency in ATM communications.

Regarding claims 2, 14 and 18, Soirinsuo teaches dequeuing cells from the plurality of buffers to produce the cell stream, wherein dequeuing of the cells is based on the prioritization information (e.g., see col. 9, line 33 – col. 10, line 65).

Regarding claims 3, 11, 13 and 19, Soirinsuo teaches each virtual connection comprises prioritization information which includes class prioritization information (e.g., service classes, see col. 7, lines 37-50; and payload type PT, see col. 9, lines 7-32).

Regarding claims 4, 12 and 20, as discussed above regarding claims 1, 10 and 17, Benson teaches the plurality of queues is a linked list configuration (e.g., see col. 5, lines 5-15 and FIG. 2 regarding pointer 128).

Regarding claims 5 and 21, Soirinsuo teaches the prioritization information allocates available bandwidth on the merged virtual connection based on class by teaching the prioritization information comprises service classes in accordance with various bit rate type requirements (e.g., CBR, VBR, see col. 7, lines 37-50).

Regarding claims 6 and 22, Soirinsuo teaches prioritization information further comprises referencing a prioritization table (e.g., scheduler supporting priorities, see col. 10, lines 22-42)

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that stores an accessing sequence (e.g., buffer state list or weighted scheduling) for the plurality of queues.

Regarding claims 7 and 23, Soirinsuo teaches generating the cell stream such that cells corresponding to different packets that are combined to produce the merged virtual connection are not intermingled (e.g., see col. 10, lines 29-35).

Regarding claims 8 and 24, Soirinsuo teaches detecting an end of message indication that indicated a final cell for the complete packet (e.g., see col. 9, lines 7-8).

Regarding claim 9, as discussed above regarding claim 1, Soirinsuo teaches generating a cell stream by combining the cell stream of a first virtual connection (e.g., VCC₁) with a cell stream of at least a second virtual connection (e.g., VCC₂), wherein the virtual connection identifier corresponding to the second virtual connection is different than the first virtual connection identifier. While Soirinsuo may not specifically disclose that, e.g., a first virtual connection (e.g., VCC₁) comprises a merged virtual connection and that the merged virtual connection is further merged with a second virtual connection, Soirinsuo teaches the method of providing a merged virtual connection (e.g., 450 VCC_{1-n}) comprising a plurality of virtual connections. At the time of the invention it would have been obvious to one of ordinary skill in the art to utilize a first virtual connection (e.g., VCC₁) comprising a merged virtual connection such as the merged virtual connection taught by Soirinsuo (e.g., 450 VCC_{1-n}) in order to accommodate additional virtual connections.

Regarding claims 15 and 16, Soirinsuo teaches the virtual connection merging system is included in a portion of a communication switch (e.g., see col. 10, lines 35-42). While Soirinsuo may not specifically disclose the location of the virtual connection merging system is limited to

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specifically either the ingress portion or egress portion of the communication switch, it is well known in the art for such a system to be located in the ingress or egress portion of a communication switch. That is, the teachings of Soirinsuo are clearly applicable for ingress and/or egress portions of a communication switch. Thus, at the time of the invention it would have been obvious to one of ordinary skill in the art to locate the system of Soirinsuo in the ingress or egress portion of the communication switch as is well known in the art.

Conclusion

12. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Justin M Philpott whose telephone number is 703.305.7357. The examiner can normally be reached on M-F, 9:00am-5:00pm.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy D Vu can be reached on 703.308.6602. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Justin M Philpott

STEVEN H.D NGUYEN PRIMARY EXAMINER